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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
10	WESTERN DIVISION	
11	WESLEY EISOLD, an individual,	CASE NO. 2:24-cv-07516-AB (MARx)
12	Plaintiff,	JOINT STIPULATION TO AMEND COMPLAINT
13	vs.	
14	CODY GARRETT RUNNELS, an individual; WORLD WRESTLING	
15	ENTERTAINMENT, LLC, a Delaware limited liability company; and FANATICS HOLDINGS, INC., a Delaware corporation,	
16		
17	Defendants.	
18	Defendants.	
19	The Parties stipulate that Plaintiff Wesley Eisold's complaint should be	
20	amended to replace Defendant "Fanatics Holdings, Inc." with "Fanatics LLC" as a	
21	defendant. The Parties further stipulate that this amendment should not constitute	
22	Eisold's amendment as of right under Federal Rule of Civil Procedure 15(a). The	
23	proposed amended complaint is attached to this motion.	
24	In his complaint, Eisold named Fanatics Holdings, Inc. as a defendant. He did	
25	so based on public filings that indicate that Fanatics Holdings, Inc. is the parent	
26	company of several subsidiaries (including Fanatics LLC) that own or operate	
27	websites (including Fanatics.com) that sell and distribute the clothes at issue in this	
28	case. After Eisold filed the complaint, counsel for both Defendant World Wrestling	

Entertainment, LLC ("WWE") and for Fanatics LLC notified Eisold's counsel that Eisold had "erroneously sued" Fanatics Holdings, Inc. instead of Fanatics LLC. Counsel for WWE and Fanatics LLC further represents that they are authorized to accept service for Fanatics LLC in this matter.

The requested amendments to the complaint are minor. Eisold would replace the words "Fanatics Holdings, Inc." with "Fanatics LLC" throughout the complaint, including in the caption. Eisold would also amend the "Parties' section to reflect that "on information and belief, Defendant Fanatics LLC is a limited liability company formed under the laws of Florida and has its principal place of business at 95 Morton St, 4/F, New York, NY 10013." These are the only proposed amendments.

For the sake of judicial economy, the Parties stipulate that the complaint should be amended to reflect that the appropriate defendant in this case is Fanatics LLC, not Fanatics Holdings, Inc. And, because of the minor nature of the amendment, the Parties stipulate that this amendment should not constitute Eisold's amendment as of right under FRCP 15(a).

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